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..... being of lawful age and being first duly sworn upon oath, deposes and says:

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Mary Coulter

	Legal Advertising Reviewer
(That he/she is the
•	That the notice, of which the annexed is a true copy, was published in The said newspaper to wit: (dates of publication) ALLAMA STORTER STORT
	Subscribed and sworn to before me this
	Notary Public.
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The U.S. Department of Energy Office of Legacy Management (DOE LM) Rocky Flats has released the Rocky Flats Site Legacy Management Agreement (DOE LM) Rocky Flats has released the Rocky Flats Site Legacy Management Agreement (LMA) for a 45-day public review and comment period beginning Dec. 15, 2006 and ending Jan. 22, 2007.

The LMA is the agreement between DOE, EPA and the state of Colorado that implements the selected remedy for the Rocky Flats Site as described in the Corrective Action Decision/Record of Decision (CAD/ROD) for Rocky Flats The LMA is available on the Rocky Flats webpage of the DOE Legacy Management website at www.lm.doe.gov/land/sites/co/rocky, flats/rocky.htm. A hard copy is site available for review at the Rocky Flats public reading room:

Front Range Community College Library 3705 West 112th Avenue Westminster, CO 80030

Written comments must be received by Jan. 22, 2007 and may be mailed to:

RELMA Comments Rocky Flats Site U.S. Department of Energy Office of Legacy Management 11025 Dover St., Suite 1000

Westminster, CO 80021

Or emailed to:

rfilmacomments@lm.doe.gov

For more information contact Bob Darr, Rocky Flats Public Affairs, at (303) 377-9672 or email bob.darr@lm.doe.gov.





From: Rick DiSalvo

To: Bob.Darr@lm.gov ; scott.surovchak@LM.doe.gov

Sent: Wednesday, January 24, 2007 8:21 AM

Subject: Comments on Draft RFLMA

I offer the following comments for the Parties' consideration in finalizing the RFLMA.

- 1. You are probably aware already, but what is now labeled and shown in the table of contents as Appendix 3 should be Attachment 3, in accordance with the text in paragraphs 31 and 66.
- 2. If CDPHE should unilaterally terminate the RFLMA in accordance with paragraph 70, that DOE wuld then also be in violation of the CHWA requirement for a post closure permit or enforceable order, if one is still required, at such time. I wonder if some language can be added to prevent DOE from being in non-compliance with the post-closure permit/order due to CDPHE's unilateral termination of the RFLMA, if there was insufficient time to have a permit/order issued during CDPHE's 60 day termination notice period?

Thank you for the opportunity to review the Draft.